

This order is SIGNED.

Dated: December 11, 2024

William J. Thurman

WILLIAM T. THURMAN
U.S. Bankruptcy Judge



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*Attorneys for St. Luke's Health System, Ltd., St. Luke's Regional Medical Center, Ltd.,
Chris Roth, Natasha Erickson, M.D., and Tracy Jungman, NP*

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF UTAH**

In re:

AMMON EDWARD BUNDY,

Debtor.

Bankruptcy No. 24-23530

Chapter 7

Honorable William T. Thurman

**ORDER GRANTING ST. LUKE'S PARTIES' MOTION PURSUANT TO FED.R.
BANKR.PRO. 2004 FOR AN ORDER AUTHORIZING AN EXAMINATION OF, AND
PRODUCTION OF DOCUMENTS BY, AARON WELLING**

The Court having reviewed and considered the *Motion Pursuant to Fed. R. Bankr. Pro. 2004 for an Order Authorizing an Examination of, and Production of Documents by, the non-debtor Aaron Welling* (the “Motion”) filed on December 10, 2024 by St. Luke’s Health System, Ltd., St. Luke’s Regional Medical Center, Ltd. Chris Roth, Natasha Erickson and Tracy Jungman (collectively, the “St. Luke’s Creditors”), and good cause appearing therefor,

HEREBY ORDERS THAT:

IT IS HEREBY ORDERED that the St. Luke’s Creditors are authorized to examine Aaron Welling pursuant to Bankruptcy Rule 2004, by Subpoena Duces Tecum, and/or by oral examination, to the extent necessary, either in person or remote via video conference as designated in the subpoena regarding the same. The proceedings will be recorded by stenographic means and will continue until adjourned. The recording of the examination shall only be transcribed upon request and payment of the transcription costs shall be by the requesting party;

IT IS FURTHER ORDERED that, unless otherwise stipulated in writing, Aaron Welling will receive not less than 14 days written notice of the examination and date for production of documents; and

IT IS FURTHER ORDERED that the St. Luke’s Creditors may issue subpoenas to compel attendance and production of documents pursuant to Bankruptcy Rule 2004(c).

----- End of Document -----

DESIGNATION OF PARTIES TO BE SERVED

Service for the foregoing Order shall be served to the parties and in the manner designated below:

By Electronic Service: I certify that the parties of record in this case as identified below are registered CM/ECF users and will be served notice of entry of the foregoing Order through the CM/ECF system.

Mark C. Rose McKay, Burton & Thurman, P.C.	trustee@mbt-law.com
U.S. Trustee	USTPRegion19.SK.ECF@usdoj.gov
Darren G. Reid Engels Tejeda Benjamin D. Passey Erik F. Stidham Robert A. Faucher Holland & Hart LLP	dgreid@hollandhart.com ejtejeda@hollandhart.com bdpassey@hollandhart.com efstidham@hollandhart.com rfaucher@hollandhart.com

By U.S. Mail / Electronic Mail: In addition to the parties of record receiving notice through the CM/ECF system, the following parties should be served Notice pursuant to Fed. R. Civ. P. 5(b).

By U.S. First Class Mail – postage prepaid:

Ammon Edward Bundy, *pro se*
P.O. Box 1062
Cedar City, UT 84721

Ammon Edward Bundy
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New Harmony, UT 84757

Date: December 11, 2024

/s/Engels J. Tejeda
Engels J. Tejeda
of Holland & Hart, LLP